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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. FR9-99-008 4566 09/523,056 03/10/2000 Marc Lamberton 25299 7590 09/29/2003 IBM CORPORATION **EXAMINER** PO BOX 12195 NGUYEN, DUSTIN DEPT 9CCA, BLDG 002 RESEARCH TRIANGLE PARK, NC 27709 ART UNIT PAPER NUMBER 2154 DATE MAILED: 09/29/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
Office Action Summary	09/523,056	LAMBERTON ET AL.
	Examiner	Art Unit
The MAIL INC DATE of this communication and	Dustin Nguyen	2154
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status		
1) Responsive to communication(s) filed on 07 July 2003.		
2a) This action is FINAL . 2b) ⊠ Thi	s action is non-final.	
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is		
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims		
4) Claim(s) 1-16 is/are pending in the application.		
4a) Of the above claim(s) is/are withdrawn from consideration.		
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-16</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/or election requirement.		
Application Papers		
9) The specification is objected to by the Examiner.		
10)⊠ The drawing(s) filed on <u>07 July 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).		
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.		
If approved, corrected drawings are required in reply to this Office action.		
12) The oath or declaration is objected to by the Examiner.		
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).		
a) ☐ All b) ☐ Some * c) ☐ None of:		
1. Certified copies of the priority documents have been received.		
2. Certified copies of the priority documents have been received in Application No		
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).		
* See the attached detailed Office action for a list of the certified copies not received.		
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).		
 a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. 		
Attachment(s)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal I	y (PTO-413) Paper No(s) Patent Application (PTO-152)

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DETAILED ACTION

1. Claims 1-16 are presented for examination.

Specification

2. As per remark, Applicant authorizes Examiner to make changes to minor errors on lines 3 and 17 of page 10.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brendel [US Patent No 6,182,139], in view of Wolff [US Patent No 6,185,601].
- 5. As per claim 1, Brendel discloses the invention substantially as claimed including a data transmission system operable for transmitting packet data from an Internet Protocol (IP) host over an IP network comprising:

an IP layer [18, Figure 3];

a network layer coupled to the IP network [22, Figure 3], wherein said IP host is coupled to said IP network via a layer 2 network [30. Figure 3; and col 6, lines 13-16]; and

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a Multiple Address Resolution Protocol (MARP) layer, said MARP layer between said IP layer and said network layer [20, Figure 3; and col 11, lines 19-26], said MARP layer operable for selecting one router of said set of routers in response to a next hop IP address provided by said IP layer to said MARP layer when a packet of data is to be transmitted from said IP host over said IP network [col 11, lines 1-9, lines 19-30].

Brendel does not specifically disclose

said layer 2 network interfacing said IP network with a set of routers.

Wolff discloses

said layer 2 network interfacing said IP network with a set of routers [Figures 1A-C; and col 4, lines 36-50].

It would have been obvious to a person skill in the art at the time the invention was made to combine the teaching of Brendel and Wolff because Wolff's teaching would allow data to be transmitted in a load balancing manner with optimized throughput [Wolff, col 2, lines 35-40].

6. As per claim 13, it is rejected for similar reasons as stated above in claim 1. Furthermore, Brendel discloses

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a IP host [ 10, Figure 3 ];
a Local Area Network (LAN) coupled to the IP host [ col 15, lines 25-31 ];
an IP network coupled to the LAN [ 66, Figure 1; and 30, Figure 3 ];
a set of workstations coupled to the LAN via the IP network [ col 15, lines 22-31 ].
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- 7. Claims 2-12 and 14-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brendel [US Patent No 6,182,139], in view of Wolff [US Patent No 6,185,601], and further in view of Kshirsagar et al. [US Patent No 6,016,319].
- As per claim 2, Brendel and Wolff do not specifically disclose IP host is provided with an Address Resolution Protocol (ARP), said ARP operable to convert any IP address into a network address of a router to be used in said layer 2 network by mapping said IP address, in an ARP table into a network address of an active router selected from said set of routers. Kshirsagar discloses IP host is provided with an Address Resolution Protocol (ARP), said ARP operable to convert any IP address into a network address of a router to be used in said layer 2 network by mapping said IP address, in an ARP table into a network address of an active router selected from said set of routers [col 1, lines 46-67]. It would have been obvious to a person skill in the art at the time the invention was made to combine the teaching of Brendel, Wolff and Kshirsagar because Kshirsaga's teaching of ARP technique would allow addresses to be mapped between IP address to different network address for transmission, which reduces the burden on user of remembering different network addresses of different communication medium.
- 9. As per claim 3, Brendel discloses a MARP table mapping said next hop IP address into a list of IP addresses of routers [col 13, lines 50-51], said router addresses indicating routers selectable from said set of candidate routers [col 13, lines 40-46], said IP addresses of said routers being mapped in said ARP table indicating active candidate routers able to be used as

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routers for transmitting said packet of data from said IP host to one or more of said workstations via said IP network [col 10, lines 25-28; and col 12, lines 6-8].

- 10. As per claim 4, Brendel discloses where in one of said routers is selected amongst said active candidate routers by using hash coding techniques based upon destination IP addresses, a pair of source destination ports in said packet of data to be transmitted, and said active candidate router IP addresses [col 11, lines 24-26; and col 12, lines 1-8].
- 11. As per claims 5, 6 and 7, they are method claimed of claims 1, 2, 3, they are rejected for similar reasons as stated above in claims 1, 2, 3. Furthermore, Wolff discloses list of active candidate routers determined before selecting from said set of routers [col 3, lines 3-15]. It would have been obvious to a person skill in the art at the time the invention was made to combine the teaching of Brendel, Wolff and Kshirsagar because Wolff's teaching of determining step of active routers would allow host to determine path to transmit its requests for better load balancing.
- 12. As per claim 8, it is method claimed of claim 4, it is rejected for similar reason as stated in claim 4.
- 13. As per claims 9-12, they are product claimed of claims 5-8, they are rejected for similar reasons as stated above in claims 5-8.

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14. As per claims 14-16, they are rejected for similar reasons as stated above in claim 2-4.

15. Applicant's arguments with respect to claims 1-16 have been considered but are moot in

view of the new ground(s) of rejection.

16. A shortened statutory period for response to this action is set to expire 3 (three) months

and 0 (zero) days from the mail date of this letter. Failure to respond within the period for

response will result in ABANDONMENT of the application (see 35 U.S.C 133, M.P.E.P

710.02, 710.02(b)).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dustin Nguyen whose telephone number is (703) 305-5321. The examiner can normally be reached on Monday – Friday (8:00 – 5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Ai An can be reached on (703) 305-9678.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directly to the receptionist whose telephone number is (703) 305-3900.

Dustin Nguyen

MENG-AL T. AN

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SUPERVISORY PATENT EXAMINER

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